

May 12, 1927.

Price River Dist.

Mr W.R. Wayman,
Water Commissioner of
Price River System,
Price, Utah.

Dear Wallace:

I have this morning gone carefully over the decree in the case known as the Spring Canyon Coal Company Plaintiff: vs. Eleganti Defendant: Relative to the distrubution of the waters of Spring Canyon Wash. My i
My interputation is that the waters are to be divided as follows:

1st Crystal Spring to defendent Eleganti.

2nd All of Gravel Spring to the Spring Canyon Coal Company for any purpose, except for irrigation on lands below those of Eleganti on Sunday.

3rd Spring Canyon Coal Company is awarded all the waters of Spring Canyon Wash and Tributaries, for six days of each and every week. Inasmuch as this seems to be the question that is troubling you at this time I wish to quote ~~from~~ a paragraph from said decree which states that "the plaintiff is awarded all said waters except the waters which is known as Crystal Spring". therefore, I am forced to interpet this decree as meaning that any and all waters rising below Crystal Spring in Spring Canyon Wash must belong to the Plaintiff with the exeception of course on Sunday, at which time all the water belong to Defendant Eleganti.

61-utahs- may 31, 1923
Further to Substantuate my interpetation of this decree wherein I contended that the waters rising below the Crystal Springs are the waters that are decreed to the Spring Canyon Coal Company. I wish to further quote from the decree, wherein, it states "that it is further ordered that any other Springs or sources of water now existing or known to exist tributary to said Creed situated upon the lands of the defendent including what are known as the Shey Springs, are a part of the waters covered by the pleadings in this case

72